IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE **COLUMBIA DIVISION**

DYLAN J. TREVINO, A Minor, Suing)
By His Next Friend and Guardian,)
DIANA TREVINO, and DIANA	,
TREVINO, Individually,)
•)
Plaintiffs,)
,) Civil Action No: 1:10-cv-00115
v.)
	JUDGE HAYNES
BLITZ U.S.A., INC.; LAM 2011)
HOLDINGS, LLC, f/k/a BLITZ) JURY DEMANDED
HOLDINGS, LLC; KINDERHOOK	nuncul,
CAPITAL FUND II, L.P.; BLITZ	
ACQUISITION HOLDINGS, INC.;	Tun rustin
BLITZ ACQUISITION, LLC; and	This resters
BLITZ RE HOLDINGS, LLC,	March
, ,	
Defendants.	
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DEFENDANT KINDERHOOK CAPITAL FUND II, L.P.'S /-/7-/7-	
AMENDED MOTION FOR A FLAND TO MAKE THE PROPERTY OF THE PROPERT	

DEFENDANT KINDERHOOK CAPITAL FUND II, L.P.'S AMENDED MOTION FOR LEAVE TO FILE A REPLY MEMORANDUM

On December 22, 2011, Defendant Kinderhook Capital Fund II, L.P. filed a Motion to transfer Plaintiffs' veil piercing claim to the United States District Court for the District of Delaware pursuant to 28 U.S.C. § 1412 and 28 U.S.C. § 1404 or, in the alternative, to stay the claim pursuant to 11 U.S.C. § 362(a) and the Court's inherent power to manage its docket. On January 9, 2012, Plaintiffs filed a Response to Defendant's Motion. Pursuant to Local Rule 7.01, Defendant seeks leave of Court to file the Reply Memorandum attached hereto as Exhibit A.¹

Our prior Motion mistakenly indicated that Plaintiffs' Response was untimely. We apologize for the error and have attached a revised Reply Memorandum.